	2 <b>7-4</b>
H - 27065  DILMA NEER LAW PUBLISHING CO. PONTLANC. OR BYTCH    FORM NO. BBI-Oregon Trust Daed Series-TRUST DEED.  DILMA NEER LAW PUBLISHING CO. PONTLANC. OR BYTCH    TS  16081  TRUST DEED.    THIS TRUST DEED, made this CLARENCE O. SANDMEL AND LURA E. SANDMEL, husband and wife  , as Grantor, as Grantor,	
CLARENCE O. SANIMEL AND LORA L. DANOHED, REPORTION , as Trustee, KLAMATH COUNTY TITLE COMPANY, an Oregon corporation , as Beneficiary, and MARTIN DEVELOPMENT CORP., a California corporation , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:	
Lot 11 in Block 5 of PINECREST Tract 1093, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon	
together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all lixtures now or hereatter attached to or used in connec- tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Sum of EIGHT THOUSAND FIVE HUNDRED DOLLARS AND NO/100	
sum of EIGHT THOUSAND FIVE HUNDRED bounded into the two the payable to beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable August 7th	
The above described real property is not currently used to agrees: 1. To protect, the security of this trust deed, frantor agrees: 1. To protect, preserve and maintain said property is doed condition and repair; not to remove or demolish any building or improvement thereau 2. To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed therean, and pay when due all costs incurred therea, overants, contin- 3. To comply with all taws, ordinances, ref burging or source requests, to tions and restrictions allecting statements of the Uniform Commen- join in executing statements and property; for the second statement of the property is the statement of the second statement of the se	
by liting officers of searching vaccues to any poly maintain insurance on the buildings, 4. To provide and continuously maintain insurance on the buildings, now or hereafter erected on the said premises against loss or damage by itses costs and expenses of operation and collection, including reasonable atten- nor or hereafter stata of the beneficiary as soon as insure require, in an amount not less that be delivered to the beneficiary as soon as insurance and to policies of insurance now or hereafter placed on said buildings, tion of any policy of insurance now or hereafter placed on said buildings, tion of any policy of insurance now or hereafter placed on said buildings, tion of any policy of insurance now or hereafter placed on said buildings, tion of any policy of insurance now or hereafter placed on said buildings, tion of any policy of insurance now or hereafter placed on said by hereit- the built of the interce and the placed on said by hereit- hereby or in his performance of any gatement hereunder, the beneficiary may the built of the interce policy may be applied by hereit- hereby or in his performance of any gatement hereunder, the beneficiary may hereby or in his performance of any gatement hereunder, the beneficiary may hereby or in his performance of any gatement hereunder, the beneficiary may hereby or in his performance of any gatement hereunder in the placed on said by hereit- hereby or in his performance of any gatement hereunder in the placed on said by hereit- hereby or in his performance of any gatement hereunder in the placed on said by hereit- hereby or in his performance of any independent of the placed on said by hereit- hereby or in his performance of any gatement hereunder in the placed on said by hereit- hereby or in his performance of any gatement hereunder in the placed on said by hereit- hereby or in his performance of any gatement hereunder in the placed on said by hereit- hereby or in his performance of any gatement hereunder in the placed on said by the p	
ciary upon any indebledness secure a horizon the mainer amount so collected, or and it the above described real property is currently used for agricultural, and and it the above described real property is currently used for agricultural, and it the above described real property is currently used for agricultural, and it the above described real property is currently used for agricultural, and it the above described real property is currently used for agricultural, and it the above described real property is currently used for agricultural, and it the above described real property is currently used for agricultural, and it is construction forms and to pray it is equivalent and property is not so currently used in the pro- taxes, assessments and other charges that may be levied or assessed upon or adsist, sind property biolor and such taxes, assessments and adsis. In the latter event the beneliciary or the truste shall execute and as in the property bound the grantor fail to make payment of any fraces, assessment of a providing beneliciary single therein and such areas, assessment of any fraces, assessment of any fraces, assessment and safe any part of make payment of any fraces, assessment and safe any providing beneliciary may, at its option, make payment thered, and the angunt so paid, with interes it forth in the net secured.	
hereby, together with the obligations accurate any test the died is secured by this trustee for the trustee's sale, the grantor or other person so privileged by trust deed, without wriver of any rights arising from breach of any of the contrast hereof, without wriver of any rights arising from breach of the secured by this trust deed immediately due and psynhle with described, and all such payments that be immediately due and psynhle with creater and the contrast deed in the nonpayment thereof shall, at the option of the beneficiary, out notice, and the nonpayment thereof and any the secure difference of this trust deed immediately due and psynhle with contrast, the sale shall be finded and then the difference of the trust deed in the and psynhle with contrast, the sale shall be finded and the trust deed in the and psynhle with the difference of this trust deed in the difference of the trust deed in the trust deed in the and psynhle with the difference of the trust deed on the the trust deed in the and at the time and the option of the second of this trust deed.	Tell Inder Links
of title sorth as well as the other costs and expenses of the trustee incluster in one parcel of in sublate parces and sortery's in connection with or in entoring this obligation and trustee's and attorney's in connection with or in entoring this obligation and trustee's and attorney's in connection with or in entoring this obligation and trustee's and attorney's in connection with or in entoring this obligation and trustee's and attorney's in the parcel of in sublate for each, payable at the time of sale. Trustee is all of the purchaser its deed in formant or warranty, express or inheritable the security rights or powers of heneliciary or trustee; and in any suit for the foreclosure of this deed, to pay all costs and expenses. The individual part of the trustee is and the beneliciary or trustee's attached in any suit for the foreclosure of this deed, to pay all costs and expenses. The annount of attorney's fees mentioned in this paragraph 7 in all cases shall apply the proceeds or when trustee and a reasonable charge by trustee's the shall apply the proceeds of the trustee and a reasonable charge by trustee's the shall apply the proceeds of the trust deed, (3) to all persons.	F. N
decree of the trial court, grantor lurther agrees to pay such sum as the series attorn pellate court shall adjudge reasonable as the beneficiary's or trustes attorney. (2) to the obligation secure a by the trust of the trust of the trust pellate court shall adjudge reasonable as the beneficiary's or trustes attorney. (2) to the obligation secure a by the trust of the	
and execute such instruments diamy" request. P 3 At any time and more than the not time upon written request of bene- property of the provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bark, a bank, trust company or savings and loan association authorized to do business under the loave of Oregon or the United States, a title lawrance company authorized to insure little to real	



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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law- tully seized in fee simple of said described real property and has a valid, unencumbered title thereto	the state of the second state
and that he will warrant and forever defend the same against all persons whomsoever.	
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, lamily, household or agricultural purposes (see Important Notice below), (a)* primarily for grantor's personal, lamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural (b) tor an organization, or (even if grantor is a natural person) are for business or commercial purposes, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the tors, personal representatives, successors and assigns a beneficiary herein. In construing this deed and whenever the context so requires, the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the	
contract secured hereby, whether of his hard the neuter, and the singular number includes the pural, masculine gender includes the feminine and the neuter, and the singular number includes the pural.	المرافية المراسي عبرا بالمطول المحافية المحافية المحافية المحافية المحافية المحافية المحافية المحافية المحافية
* IMPORTANT NOTICE: Deleto, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness form No. 1305, or equivalent. If compliance with the Act not required, disregard this notice.	
[If the signer of the sbove is a comparation, use the form of acknowledgment opposite.]  (ORS 93.490)    Image: Strate of OREGON, County of	
County of Klamath	
and acknowledged the foregoing instru- ment to be the interpret of and deed. Before me:	A The second
(OFFICIAL SEAL)  (OFFICIAL Notary Public for Oregon _GAVE My commission expires:  (OFFICIAL SEAL)    My commission Expires	Product in the state of the sta
DEED ann dmel and dmel and arantor grantor ment. Co. M M M, and record on the X, 19,76 M, and record on the X, 19,76 M, and record on the X, 19,76 M, and record on the X, 10,79 M, and record on the X, 10,76 M, 10,76	
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TI Laura Laura Bart: STATE STATE Count W Mart: NM. Mart: Record or as fi n book or as fi n book or as fi Record Br Mart: Buy, Bly,	The second se
REQUEST FOR FULL RECONVEYANCE	
TO:, Trustee	A Contraction of the second
The undersigned is the legal owner and holder of all indobtedness secured by the foregoing trust deed. An even with the forms of trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the herewith together with said trust deed. Mail reconveyance and documents to	
DATED:	
Do not low or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trusteo for concellation before reconveyance will be made.	

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